1 ARMAND J. KORNFELD (WSBA #17214) HON. WHITMAN L. HOLT THOMAS A. BUFORD (WSBA #52969) 2 RICHARD B. KEETON (WSBA #51537) BUSH KORNFELD LLP 3 601 Union Street, Suite 5000 Seattle, WA 98101 4 Tel.: (206) 292-2110 Facsimile: (206) 292-2104 5 Emails: jkornfeld@bskd.com, tbuford@bskd.com, and rkeeton@bskd.com 6 RICHARD M. PACHULSKI (CA Bar #90073)* JEFFREY W. DULBERG (CA Bar #181200)* 7 MAXIM B. LITVAK (CA Bar #215852)* PACHULSKI STANG ZIEHL & JONES LLP 8 10100 Santa Monica Blvd., 13th Floor Los Angeles, CA 90067-4003 9 Tel: (310) 277-6910 Facsimile: (310) 201-0760 10 Emails: rpachulski@pszjlaw.com, jdulberg@pszjlaw.com, and mlitvak@pszjlaw.com 11 *Admitted Pro Hac Vice 12 Attorneys for Plaintiffs, Debtors and Debtors in Possession 13 UNITED STATES BANKRUPTCY COURT 14 EASTERN DISTRICT OF WASHINGTON 15 In re Chapter 11 16 Lead Case No. 21-00141-11 EASTERDAY RANCHES, INC., et al. Jointly Administered 17 Debtors.¹ 18 EASTERDAY RANCHES, INC. and Adv. Pro. No. 21-80050 (WLH) EASTERDAY FARMS, 19 NOTICE OF REINSTATEMENT Plaintiffs, OF DEADLINE FOR 20 DEFENDANTS TO ANSWER v. THE COMPLAINT ESTATE OF GALE A. EASTERDAY 21 (DECEASED), KAREN L. EASTERDAY, CODY A. EASTERDAY, AND DEBBY 22 EASTERDAY 23 Defendants. 24 25 The Debtors along with their case numbers are as follows: Easterday Ranches, Inc. (21-00141) and Easterday Farms, a Washington general partnership (21-00176). 26 27 NOTICE OF DEADLINE FOR DEFENDANTS TO ANSWER COMPLAINT – Page 1 BUSH KORNFELD LLP 28 LAW OFFICES

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PLEASE TAKE NOTICE that, on September 22, 2021, the above-captioned debtors and debtors in possession (together, the "Plaintiffs") filed the Complaint (I) to Determine Validity, Priority, or Extent of Interests in Property and (II) for Declaratory Judgment [Adv. Pro. Docket No. 1] (the "Complaint").

PLEASE TAKE FURTHER NOTICE that, on October 19, 2021, the (i) Plaintiffs and (ii) Estate of Gale L. Easterday, Karen L. Easterday, Cody A. Easterday, and Debby Easterday (collectively, the "Defendants") filed that certain Stipulated Motion to Indefinitely Extend Defendants' Deadline to File Motion or Answer Complaint [Adv. Pro. Docket No. 7] (the "Stipulation"). Pursuant to the Stipulation, the Plaintiffs and Defendants agreed that the Defendants' deadline to file a motion or answer to the Complaint is stayed indefinitely; provided, however, the Plaintiffs may provide written notice to Defendants triggering a 14-day deadline for Defendants to file a motion or answer to the Complaint.

PLEASE TAKE FURTHER NOTICE that, contemporaneously with the filing of this notice, the Plaintiffs have provided written notice to Defendants of Plaintiffs' desire that the Defendants file a motion or answer to the Complaint, thus triggering the 14-day deadline for Defendants to file a motion or answer to the Complaint.

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Dated: November 3, 2021

BUSH KORNFELD LLP

/s/ Thomas A. Buford, III

THOMAS A. BUFORD, III (WSBA 52969)

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